REMARKS

Introduction

Claims 1-42 are pending in the application, of which, claims 1, 19, 22-24, 37, 40, and 41-42 are independent. All pending claims stand rejected. In particular, claims 1-42 stand rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 6,631,402 (hereinafter "Devine").

Upon entry of this amendment, which is respectfully requested, independent claims 1, 19, 22, 24, 37, and 40, as well as dependent claims 4-7, 11-16, 18-21, 27-30, 32, 34-35, and 38-39 will be amended to more distinctly claim current embodiments, and independent claims 41-42 as well as dependent claims 2-3, 8-10, 17, 25-26, and 36 will be cancelled without prejudice or disclaimer. Applicants have amended the claims solely to expedite prosecution of the present application (*i.e.*, not for reasons related to patentability) and reserve the right to pursue the subject matter of the originally filed claims in this application and in other applications. No new matter is believed added by this amendment. Support for all amendments exists in the specification and claims as originally filed, and all such matter has previously been searched by the Examiner.

Applicants respectfully request reconsideration and further examination of the pending claims in view of the arguments presented herein and in accordance with 37 CFR §1.112.

Claim Rejections Under 35 USC § 102(e)

All pending claims (claims 1-42) stand rejected as being anticipated by Devine. This ground for rejection is respectfully traversed as follows.

Claims 1, 4-7, 11-16, and 18-23

Applicants respectfully assert that Devine fails to teach or suggest embodiments as recited in claims 1, 4-7, 11-16, and 18-23. In particular, Devine fails to teach or suggest a method, device, code or system that includes determining that the URL address is received via the electronic mail message.

Patent

Devine generally describes a system for providing a GUI Web interface allowing online access to reports (Abstract). Nowhere does Devine describe receiving a URL address via an email message, much less determining that the URL address is received via the e-mail message. Devine does not, for example, describe receive e-mail messages, describe URL addresses being included within the e-mail messages, or describe determining that the URL address is within the e-mail message. In particular, the sections of Devine cited in the Office Action in support of rejecting the pending claims are simply not related to determining that the URL address is received via the electronic mail message.

Applicants therefore respectfully assert that the cited reference fails to anticipate (or render obvious) embodiments as recited in claims 1, 4-7, 11-16, and 18-23, at least because the cited reference fails to teach or suggest determining that the URL address is received via the electronic mail message.

Applicants therefore respectfully request that claims 1, 4-7, 11-16, and 18-23 be allowed.

Claims 24, 27-35, 37, and 40

Applicants respectfully assert that Devine fails to teach or suggest embodiments as recited in claims 24, 27-35, 37, and 40. In particular, Devine fails to teach or suggest a method, device, code or system that includes *extracting the URL address from the e-mail message*.

As described herein, Devine relates to an online reporting system and providing reports related thereto. Devine does not describe or even contemplate extracting an URL from an e-mail message. Nowhere does Devine describe or even relate to such an embodiment.

Applicants therefore respectfully assert that the cited reference fails to anticipate (or render obvious) embodiments as recited in claims 24, 27-35, 37, and 40, at least because the cited reference fails to teach or suggest *extracting the URL address from the e-mail message*.

Applicants therefore respectfully request that claims 24, 27-35, 37, and 40 be allowed.

CONCLUSION

Accordingly, Applicants respectfully request allowance of the pending claims. If any issues remain, or if the Examiner has any further suggestions for expediting allowance of the present application, the Examiner is kindly invited to contact the undersigned via telephone at (203) 972-0191.

Respectfully submitted,

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